TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	07/02/2008

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Regal-Beloit Electric Motors, Inc.		07/02/2008	CORPORATION: WISCONSIN

RECEIVING PARTY DATA

Name:	Marathon Electric Manufacturing Corporation
Street Address:	100 East Randolph Street
City:	Wausau
State/Country:	WISCONSIN
Postal Code:	54401
Entity Type:	CORPORATION: WISCONSIN

PROPERTY NUMBERS Total: 9

Property Type	Number	Word Mark
Registration Number:	3750240	THINK TANK
Registration Number:	3538055	EVERGREEN
Registration Number:	3447192	HEAT SHIELD
Registration Number:	3565490	ARKTIC
Registration Number:	3551324	LIFE-LINE
Registration Number:	3658641	EXCEL
Registration Number:	3680520	PROLINE
Registration Number:	3599835	PROLINE
Registration Number:	3747243	ICE

CORRESPONDENCE DATA

Fax Number: 3146122323

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

TRADEMARK REEL: 005042 FRAME: 0575

Phone: 314-621-5070 Email: iptm@armstrongteasdale.com Correspondent Name: Tiffany L. Schwartz 7700 Forsyth Boulevard, Suite 1800 Address Line 1: Address Line 4: St. Louis, MISSOURI 63105 23571.320 ATTORNEY DOCKET NUMBER: NAME OF SUBMITTER: Tiffany L. Schwartz Signature: /tls/ 06/06/2013 Date: Total Attachments: 5 source=15518464#page1.tif source=15518464#page2.tif source=15518464#page3.tif source=15518464#page4.tif

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TRADEMARK
REEL: 005042 FRAME: 0576

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WISCONSIN DFI

Sec. 179.77, -180,1105, 181,1105, and 183,1204 Wis. State. State of Wiscondin
DEPARTMENT OF FINANCIAL INSTITUTIONS
Division of Corporate & Consumer Services



ARTICLES OF MERGER

	Wing Parties to the Nerger:	OL I	2042127	
Company Na	Regal-Beloit Electric Motors	Inc.	OLQ 7/1	12008 image
indicate (X) Entity Type	Limited Partnership (Ch. 179, Wis. Stats.) Business Corporation (Ch. 180, Wis. Stats.) Nonstack Corporation (Ch. 181, Wis. Stats.) Limited Liability Company (Ch. 183, Wis. Stats.)	See Exception below	Organized under the laws of LJZ (state or country)	magu
estate? Ye If year, the sur	ve named non-surviving party have a fee simple over a (X) No AVIAG Entity is required to file a report with the Wise Asconsin Statutes. (See instructions.)	consin Danartment of I	•	Filiap
Company Nar	10:	W/40 Local		\$150.00
Indicate (X) Entity Type	☐ Limited Partnership (Ch. 179, Wis, Stats.)☐ Business Corporation (Ch. 180, Wfs. Stats.) ☐ Nonstock Corporation (Ch. 181, Wfs. Stats.)☐ Limited Liability Company (Ch. 183, Wis, Stats.)☐	•	Organized under the laws of	s; , , , , , , , , , , , , , , , , , , ,
estate? Yes if yes, the surv 73.14 of the W	e named non-surviving party have a fee simple on ining entity is required to file a report with the Wischlaconsin Statutes. (See instructions.) In non-surviving parties as an additional page and in the ownership interest in any Wisconsin real estate.	onsin Department of R	levenus under sec,	
2. Surviving	Entity:		Or imp	
Company Nan	Marathen Electric Manufactur	ing Corporation		5395 Imaged
Indicata (X) Entity Type	Limited Partnership (Ch. 179, Ws. Stats.) Business Corporation (Ch. 180, Ws. Stats.) Nonatock Corporation (Ch. 181, Ws. Stats.) Limited Liability Company (Ch. 183, Wis. Stats.)	ee Exception below	Organized under the laws of	
EXCEPTION:	If the merger involves only Chapter 180 busine	Tree is a second	form 2001.	
FILING FEE -	5150.00	02 :PN		
DFI/CORP/200	0(R12/08) (20142 EXP	EDITE25	\$25.00 1	
	#. C	0RP60	\$60.00	

REEL: 005042 FRAME: 0577

From: DANE	COUNTY	TITLE	α
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3. Indicate below if the	surviving entity is an indirect	wholly owned subaldlery or parent:		•
owned subsidiary or pa	ng entity is a <u>Domestic</u> or Fore erent and the merger was appr 80.11045(2) have been satisfie	ign Business Corporation that is an oved in accordance with sec. 180,1 id.	indirect w 1045 and	holly the
The surviving owned subsidiary or page	ng entity is not a Domestic or F Irent.	oreign Business Corporation that is	s an Indire	ct wholly
in the manner required	included in this document was by the laws applicable to each 85.1104 and 183,1202, if applic	approved by each entity that is a p entity, and in accordance with sa.	erty to the 180.1103,	menger
corporation. The Plan of the merger in the mann 180,1103, 180,1104 and the approval of such pe	of Marger included in this docu or required by the laws applica d 183.1202, if applicable, and I rean is required under s. 181,1	of this marger is a domestic or fore ment was approved by each entity ble to each entity, and in accordan by a person other than the member 103(2)(c). The Plan of Marger was approved to	that is a p ce with as as or the b	erly to berd, if
of the board.	roles cast by each class of me	mbers to approve the Plan of Merg	-	
Mambership Class	Number of Memberships Outstanding	Number of Votes Entitled to be Cast	For	Against
(Append or attack	the PLAN OF MERGER, (Op	rional <u>Plan of Marner</u> template on I	Pages 3 &	4)
S. (OPTIONAL) Effects	ve Date and Time of Marger			-
hase articles of marger	r, when filed, shall be effective	on (date) st	(time).]
	nor more than 90 days after H	e earlier than the date the docume a delivery. If no effective date and	time is de	clared.
the department for filing, the effective date and tir section governs the surv	ne will be determined by ss. 1; living domestic entity.)	79.11(2), 180.0123, 181.0123 or 18		hichaver
the effective date and tin section governs the surv	ne will be determined by ss. 17 diving domestic entity.) Doc & (date) Content of all parties to the		3.0111, W	hichaver
he effective date and the survival on 2/7 py the surviving entity or marger.	riving domestic entity.)			hichaver
he effective date and the survival of the surv	dving domestic entity.) Dock	P. 11(2), 180.0123, 181.0123 or 18 (Signature) Paul Tages (Printed Name)		hichaver
he effective date and the surviving process of the surviving antity of herger. If the surviving antity of herger is a surviving general Partner for a similar that substity of	dving domestic entity.) Company	Paul J Jacas (Printed Name)		Alchaver
the effective date and the surviving operation governs the surviving antity of marger. Mark (X) below the title of document. For a limited partnershiftle: General Partner for a limited tiability on title: Member OR	dving domestic entity.) Dock	For a corporation Title: President OR M Secreta or other officer title		hichaver
the effective date and the surviving on the surviving antity of merger. Mark (X) below the title of comment. For a limited partnershifte: General Partnershor a limited thability on	dving domestic entity.) Dock	Poul T Tages (Printed Name) For a corporation Title: President OR El Secreta or other officer little		hichaver

Executed on this 1st day of July, 2008.

Regal-Beloit Electric Motors, Inc.

Name: David A. Barta

Title of Officer: Vice President

Marathon Electric Manufacturing Corporation

Name David A. Barta Title of Officer, Vice President

Wisconsin Marger - Domestic into Dunestic Corporation 12/96 - 2

PLAN OF MERGER

OF

Regal-Beloit Electric Motors, Inc.

MERGING INTO

Marathon Electric Manufacturing Corporation

PLAN OF MERGER adopted by Regal-Beloit Electric Motors, Inc., a business corporation organized under the laws of the State of Wisconsin, by resolution of its sole shareholder Board of Directors on June 30, 2008, and adopted by Marathon Electric Manufacturing Corporation, a business corporation organized under the laws of the State of Wisconsin, by resolution of its sole shareholder and Board of Directors on June 30, 2008. The names of the corporations planning to merge are Regal Beloit Electric Motors, Inc., a business corporation organized under the laws of the State of Wisconsin, and Marathon Electric Manufacturing Corporation, a business corporation organized under the laws of the State of Wisconsin. The name of the surviving corporation into which Regal-Beloit Electric Motors; Inc. plans to merge is Marathon Electric Manufacturing Corporation.

Regal-Beloit Electric Motors, Inc. and Marnthon Electric Manufacturing Corporation shall pursuant to the provisions of the Wisconsin Business Corporation Law, be merged with and into a single corporation, to wit, Marathon Electric Manufacturing Corporation, which shall be the streviving corporation at the effective time and date of the merger and which is sometimes hereinafter referred to as the "surviving corporation", and which shall continue to exist as said surviving corporation under the name "RBC Manufacturing Corporation" pursuant to Section 2 below and the provisions of the Wisconsin Business Corporation Law. The separate existence of Regal-Beloit Electric Motors, Inc., which is sometimes hereinafter referred to as the Iterminating corporation", shall cease at the effective limit and date of the merger in accordance provisions of the Wisconsin Business Corporation Law.

2: The present Amended and Restated Articles of Incorporation of Marathon Electric Manufacturing Corporation shall be the Amended and Restated Articles of Incorporation of the surviving corporation except that Article I of said Amended Restated Articles of Incorporation, relating to the name of the corporation, is hereby amended and changed so as to read as follows at the effective time and date of the merger:

"Article I. The name of the company shall be RBC Manufacturing Corporation."

and said Amended and Restated Articles of Incorporation of RBC Manufacturing Corporation shall continue in full force and effect until amended and changed in the manner preserioed by the

Wisconsin Merger - Damestie into Domestie Corporation 12/96 - 3 provisions of the Wisconsin Business Corporation Law.

- 3. The present bylaws of the surviving corporation will be the bylaws of said surviving corporation and will continue in full force and effect until changed, altered, or amended as therein provided and in the manner prescribed by the provisions of the Wisconsin Business Corporation
- The directors and officers in office of the surviving corporation at the effective time and date of the merger shall be the members of the first Board of Directors and the first officers of the surviving corporation, all of whom shall hold their respective successors until their successors are cleated and qualify or until their tenure is otherwise terminated in accordance with the bylaws of the surviving corporation.
 - 5. Each issued share of the terminating corporation immediately before the effective time and date of the merger shall be cancelled and the shares of capital stock of Survivor shall remain outstanding and be unaffected by the Merger. The issued shares of the surviving corporation shall not be converted or exchanged in any manner, but each said share which is issued at the effective time and date of the merger shall continue to represent one issued share of the surviving corporation.
 - 6. The Plan of Merger herein made and approved shall be submitted to the shareholders of the terminating corporation and to the shareholders of the surviving corporation for their approval or rejection in the manner prescribed by the provisions of the Wisconsin Business Corporation Law.
 - 7. The terminating corporation and the surviving corporation hereby stipulate that they will cause to be executed and filed and/or recorded any document or documents prescribed by the laws of the State of Wisconsin, and that they will cause to be performed all necessary acts therein and elsewhere to effectuate the merger.
 - 8. The Board of Directors and the proper officers of the terminating corporation and the Board of Directors and the proper officers of the surviving corporation, respectively, are hereby authorized, empowered, and directed to do any and all acts and things, and to make, execute, deliver, file, and/or record any and all instruments, papers, and documents which shall be or become necessary, proper, or convenient to carry out or put into effect any of the provisions of this Plan of Merger or of the merger herein provided for.

Wisconsin Njerger - Domestic jace Domestic Corporation 12/96 - 4